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## UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA GREENVILLE DIVISION

United States of America,	)	C/A. No.: 6:14-CR-141-GRA-2
	)	
	)	
V.	)	
	)	ORDER
	)	(Written Opinion)
Orlando Jerel Turmon	)	
	)	
	)	

This matter comes before the Court on Defendant's Motion to Amend Sentence. ECF No. 100. "The law closely guards the finality of criminal sentences against judicial 'change of heart." <u>United States v. Goodwyn</u>, 596 F.3d 233, 235 (4th Cir. 2010). Pursuant to 18 U.S.C. § 3582(c), "a district court 'may not modify a term of imprisonment once it has been imposed' unless the Bureau of Prisons moves for a reduction, the Sentencing Commission amends the applicable Guidelines range, or another statute or Rule 35 *expressly* permits the court to do so." *Id.* (emphasis in original). Defendant does not cite any authority permitting reduction of his sentence, and none of the finality exceptions set forth in § 3582(c) or Rule 35 are applicable here.

Accordingly, the Court will not disturb its final judgment, and Defendant's Motion is **DENIED.** 

IT IS SO ORDERED.

G. Ross Anderson, Jr.

Senior United States District Judge

February <u>26</u>, 2015 Anderson, South Carolina